

April 6, 2005

ENGROSSED SENATE BILL No. 536

DIGEST OF SB 536 (Updated April 5, 2005 12:09 pm - DI 103)

Citations Affected: IC 5-28; IC 6-3.1; IC 22-4; noncode.

Synopsis: Skills 2016 training fund. Establishes a life long learning tax credit program. Requires the department of workforce development (DWD) to conduct a study of the impact of the life long learning tax credit program. Transfers 0.5% in the state fiscal year beginning July 1, 2005, and 1% percent thereafter of the money in the skills 2016 training fund (fund) to the state general fund to replace money lost from granting life long learning tax credits and from administrative fees retained by the DWD. Annually allocates \$500,000 for training and counseling assistance for unemployed minorities and women. Requires the economic development corporation (corporation) to award training and counseling assistance grants in accordance with DWD guidelines. Transfers the fund to the corporation. Requires the corporation to enter into an agreement with the DWD to administer the fund. Requires the secretary of commerce to allocate the money in the fund to employers and consortiums for worker training grants, after considering recommendations made by DWD. Requires that Ivy Tech State College be given special consideration to be the provider of training obtained through the fund when: (1) Ivy Tech courses meet the needs of an employer or consortium; and (2) Ivy Tech is the most cost effective provider. Establishes a sunset for the fund of December 31, 2008. Abolishes the incumbent workers training board. Repeals obsolete statutes concerning the fund.

Effective: Upon passage; July 1, 2005.

Clark, Drozda

(HOUSE SPONSOR — BORROR)

January 20, 2005, read first time and referred to Committee on Economic Development

and Technology.
February 22, 2005, amended, reported favorably — Do Pass.
February 28, 2005, read second time, amended, ordered engrossed.
March 1, 2005, engrossed. Read third time, passed. Yeas 46, nays 0.

HOUSE ACTION

March 10, 2005, read first time and referred to Committee on Commerce, Economic Development and Small Business.

March 24, 2005, amended, reported — Do Pass.

April 5, 2005, read second time, amended, ordered engrossed.



First Regular Session 114th General Assembly (2005)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type:

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2004 Regular Session of the General Assembly.

ENGROSSED SENATE BILL No. 536

A BILL FOR AN ACT to amend the Indiana Code concerning labor and safety and to make an appropriation.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 3-28-27 IS ADDED TO THE INDIANA CODE AS
2	A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE UPON
3	PASSAGE]:
4	Chapter 27. Skills 2016 Training Fund
5	Sec. 1. This chapter expires December 31, 2008.
6	Sec. 2. As used in this chapter, "fund" refers to the skills 2016
7	training fund established by section 3 of this chapter.
8	Sec. 3. (a) The skills 2016 training fund is established to do the
9	following:
10	(1) Administer the costs of the skills 2016 training program
11	established under IC 22-4-10.5.
12	(2) Undertake any program or activity that furthers the
13	purposes of IC 22-4-10.5.
14	(3) Refund skills 2016 training assessments erroneously
15	collected and deposited in the fund.

(b) The money in the fund shall be allocated as follows:

(1) One percent (1%) of the money in the fund annually shall

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1	be transferred to the state general fund to replace revenue lost
2	as the result of life long learning credits granted under
3	IC 6-3.1-29 plus any administrative fees retained by the
4	department of workforce development under
5	IC 6-3.1-29-21(e).
6	(2) An amount to be determined annually shall be set aside for
7	the payment of refunds from the fund.
8	(3) Five hundred thousand dollars (\$500,000) shall be
9	allocated annually for training and counseling assistance
10	described in subsection (j).
11	(4) The remainder of the money in the fund shall be allocated
12	to employers or consortiums for incumbent worker training
13	grants that enable workers to obtain recognizable credentials
14	or certifications and transferable employment skills that
15	improve employer competitiveness.
16	(c) Special consideration shall be given to the state educational
17	institution established under IC 20-12-61 to be the provider of the
18	training funded under this chapter whenever the state educational
19	institution:
20	(1) meets the identified training needs of an employer or a
21	consortium with an existing credentialing or certification
22	program; and
23	(2) is the most cost effective provider.
24	(d) The secretary of commerce shall allocate the money in the
25	fund in accordance with subsections (b) and (c), after considering
26	recommendations made by the department of workforce
27	development.
28	(e) The corporation shall enter into an agreement with the
29	department of workforce development for the department of
30	workforce development to administer the fund using money
31	appropriated from the fund.
32	(f) The treasurer of state shall invest the money in the fund not
33	currently needed to meet the obligations of the fund in the same
34	manner as other public money may be invested.
35	(g) Money in the fund at the end of a state fiscal year does not
36	revert to the state general fund.
37	(h) The fund consists of the following:
38	(1) Assessments deposited in the fund.
39	(2) Earnings acquired through the use of money belonging to
40	the fund.
41	(3) Money received from the fund from any other source.



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(4) Interest and penalties collected.

1	(i) Any balance in the fund does not lapse but is available	
2	continuously to the corporation for expenditures for the program	
3	established under IC 22-4-10.5 consistent with this chapter, after	
4	considering recommendations made by the department of	
5	workforce development.	
6	(j) The department of workforce development shall establish	
7	procedures for applications for grants for training and counseling	
8	assistance for individuals who:	
9	(1) are:	
10	(A) members of a minority group (as defined in	
11	IC 4-13-16.5-1); or	
12	(B) women;	
13	(2) have been unemployed for at least four (4) weeks; and	
14	(3) are not otherwise eligible for training and counseling	
15	assistance under any other program.	
16	The corporation shall award grants for training and counseling	
17	assistance under this subsection in accordance with the guidelines	
18	adopted by the department of workforce development.	
19	SECTION 2. IC 6-3.1-29 IS ADDED TO THE INDIANA CODE	
20	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE	
21	JULY 1, 2005]:	
22	Chapter 29. Life Long Learning Tax Credit	
23	Sec. 1. As used in this chapter, "account" refers to an account	
24	that qualifies as a life long learning account under this chapter.	
25	Sec. 2. As used in this chapter, "credit" refers to a life long	
26	learning tax credit granted under this chapter against state tax	
27	liability.	
28	Sec. 3. As used in this chapter, "department" refers to the	
29	department of workforce development.	
30	Sec. 4. As used in this chapter, "eligible education expense"	
31	means a payment for education, including tuition and fees and	
32	similar payments, books, supplies, equipment, and tools or supplies	
33	that may be retained by the employee after completion of a course	
34	of instruction, other than the following:	
35	(1) Meals, lodging, or transportation.	
36	(2) Any course or other education involving sports, games, or	
37	hobbies.	
38	Sec. 5. As used in this chapter, "eligible employee" means the	
39	following:	
40	(1) A full-time employee of a participating employer.	
41	(2) A part-time employee of a participating employer, if the	
12	part-time employee has the part-time employee's principal	



1	place of business with the participating employer in Indiana
2	and the participating employer elects in the participating
3	employer's application to the department under this chapter
4	to include part-time employees in the participating employer's
5	plan.
6	Sec. 6. As used in this chapter, "full-time employee" means an
7	individual who:
8	(1) is employed for consideration for at least thirty-five (35)
9	hours each week or who renders any other standard of service
10	generally accepted by custom or specified by contract as
11	full-time employment; and
12	(2) has the individual's principal place of employment in
13	Indiana with a participating employer.
14	Sec. 7. As used in this chapter, "participating employer" means
15	a corporation, person, or pass through entity that:
16	(1) employs at least one (1) eligible employee; and
17	(2) is selected under this chapter to participate in a pilot life
18	long learning tax credit program under this chapter.
19	Sec. 8. As used in this chapter, "pass through entity" means a:
20	(1) corporation that is exempt from the adjusted gross income
21	tax under IC 6-3-2-2.8(2);
22	(2) partnership;
23	(3) trust;
24	(4) limited liability company; or
25	(5) limited liability partnership.
26	Sec. 9. As used in this chapter, "plan" refers to a life long
27	learning plan that provides for the payment of eligible education
28	expenses through an account.
29	Sec. 10. As used in this chapter, "state tax liability" means a
30	taxpayer's total tax liability that is incurred under:
31	(1) IC 6-3-1 through IC 6-3-7 (the adjusted gross income tax);
32	(2) IC 27-1-18-2 (the insurance premiums tax); and
33	(3) IC 6-5.5 (the financial institutions tax);
34	as computed after the application of the credits that under
35	IC 6-3.1-1-2 are to be applied before the credit provided by this
36	chapter.
37	Sec. 11. The pilot life long learning tax credit program is
38	established to encourage life long learning practices by eligible
39	employees. The department shall administer the program.
40	Sec. 12. (a) An eligible employee that makes an employee
41	contribution to an account is eligible for a credit in a taxable year

against the employee's state tax liability in the taxable year.



1	(b) The amount of the credit is equal to the least of the
2	following:
3	(1) The employee contribution made by an eligible employee
4	to the account in the taxable year.
5	(2) Five hundred dollars (\$500).
6	(3) The amount of the credits allocated by the department to
7	the eligible employee for the taxable year.
8	Sec. 13. (a) A participating employer that makes an employer
9	matching contribution to an account is eligible for a credit in a
0	taxable year against the participating employer's state tax liability
1	in the taxable year.
2	(b) The amount of the credit is equal to the amount determined
3	under STEP THREE of the following formula:
4	STEP ONE: Determine the lesser of the following for each
.5	account:
6	(A) The participating employer contribution made to the
.7	account of an eligible employee in the taxable year.
. 8	(B) Five hundred dollars (\$500).
9	STEP TWO: Determine the sum of the STEP ONE amounts.
20	STEP THREE: Determine the lesser of the following:
21	(A) The STEP TWO amount.
22	(B) The amount of the credit allocated by the department
23	to the participating employer for the taxable year.
24	Sec. 14. (a) If:
2.5	(1) a pass through entity does not have state income tax
26	liability against which the credit provided by this chapter may
27	be applied; and
28	(2) the pass through entity would be eligible for a credit under
29	this chapter if the pass through entity were a taxpayer;
0	a shareholder, partner, or member of the pass through entity is
31	entitled to a credit under this chapter.
32	(b) Subject to this chapter, the amount of the credit to which a
3	shareholder, partner, or member is entitled is equal to:
4	(1) the credit determined for the pass through entity for the
35	taxable year as if the pass through entity were a taxpayer with
66	state tax liability in the amount of the credit; multiplied by
57	(2) the percentage of the pass through entity's distributive
8	income to which the shareholder or partner is entitled.
9	Sec. 15. (a) If the amount of the credit provided under this
10	chapter for a taxpayer in a taxable year exceeds the taxpayer's
1	state tax liability for that taxable year, the taxpayer may carry the
12	excess over to subsequent taxable years until the entire credit is



1	used. The amount of the credit carryover from a taxable year shall	
2	be reduced to the extent that the carryover is used by the taxpayer	
3	to obtain a credit under this chapter for any subsequent taxable	
4	year.	
5	(b) A taxpayer is not entitled to a carryback or refund of any	
6	unused credit.	
7	Sec. 16. To receive the credit, a taxpayer must claim the credit	
8	on the taxpayer's annual state tax return or returns in the manner	
9	prescribed by the department of state revenue. The taxpayer shall	
10	submit to the department of state revenue the information that the	
11	department of state revenue determines is necessary for the	
12	department of state revenue to determine whether the taxpayer is	
13	eligible for the credit.	
14	Sec. 17. To qualify as a life long learning plan under this	
15	chapter, the plan must meet all of the following criteria:	
16	(1) Be in writing.	
17	(2) Cover at least all full-time employees of the participating	
18	employer and, if the participating employer elects to cover	
19	part-time employees under the plan, all part-time employees.	
20	(3) Provide for the establishment of an account for each	
21	eligible employee to which:	
22	(A) an eligible employee makes contributions for the	
23	payment of eligible education expenses; and	
24	(B) the participating employer makes matching	
25	contributions on a dollar for dollar basis for the purpose of	
26	paying eligible education expenses.	
27	However, the plan may limit the maximum amount that the	
28	participating employer must match. The limitation must	
29	uniformly apply to all full-time employees of the employer. If	
30	the participating employer elects to have part-time employees	
31	participate in the plan, the participating employer may	
32	impose a different uniform limitation for part-time	
33	employees.	
34	(4) Subject to section 18 of this chapter, provide that the	
35	account may be used only to pay eligible education expenses	
36	incurred by or on behalf of an eligible employee for education	
37	selected at the sole discretion of the eligible employee.	
38	(5) Provide that the availability of the plan does not reduce or	
39	substitute for any other education program provided by the	
40	participating employer, including the provision, by a	
41	participating employer, of courses of instruction for the	
12	participating employer's eligible employees (including books,	



1	supplies, and equipment).
2	(6) Provide procedures for dissemination of information about
3	the plan, including the federal and state income tax
4	consequences of the plan.
5	(7) Provide for reporting to the department of state revenue
6	of the information prescribed by the department of state
7	revenue.
8	(8) Provide procedures for the allocation of credits certified
9	by the department for the participating employer's eligible
10	employees among the participating employer's eligible
11	employees.
12	(9) Be certified by the department as a plan.
13	Sec. 18. (a) To qualify as a life long learning account under this
14	chapter, the account must meet all the following criteria:
15	(1) Be established and administered in accordance with a
16	plan.
17	(2) Subject to this section, be used only to pay eligible
18	education expenses incurred by or on behalf of an eligible
19	employee for education selected at the sole discretion of the
20	eligible employee.
21	(3) Be held by a trustee or fiduciary, including the treasurer
22	of state, approved by the department.
23	(b) Money in an account that is contributed by an eligible
24	employee is held in trust for the eligible employee. An eligible
25	employee may withdraw the eligible employee's contribution to the
26	account at any time for any purpose. However, if the amount is not
27	withdrawn to:
28	(1) pay eligible education expenses; or
29	(2) transfer the money in the manner prescribed by the
30	department of state revenue to the account of another
31	participating employer;
32	the individual forfeits any tax benefit that the individual received
33	under this chapter for the amount withdrawn. The department of
34	state revenue shall prescribe a method for recovery of the tax
35	benefit in the taxable year in which the event causing the forfeiture
36	of the tax benefit occurs.
37	(c) An account may consist of gifts to an account in addition to
38	contributions by an eligible employee or a participating employer.
39	However, a gift to an account may be used only to pay eligible

(d) Transfer of an unused employer contribution as an employer contribution to another account does not result in forfeiture of a



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education expenses.

1	tax benefit received under this chapter. However, the employer is	
2	not eligible for an additional credit for the amount transferred.	
3	Sec. 19. A taxpayer that receives a credit for a contribution to	
4	an account is not entitled to a separate deduction for an eligible	
5	education expense in the taxable year that the eligible education	
6	expense is paid from the account. If the taxpayer deducted the	
7	eligible education expense in computing for federal income tax	
8	purposes:	
9	(1) federal adjusted gross income in the case of an individual;	
10	or	
11	(2) in the case of taxpayers other than an individual:	
12	(A) federal taxable income (as defined in Section 63 of the	
13	Internal Revenue Code) in the case of corporations;	
14	(B) federal life insurance company taxable income (as	
15	defined in Section 801 of the Internal Revenue Code) in the	
16	case of life insurance companies (as defined in Section	
17	816(a) of the Internal Revenue Code) that are organized	
18	under Indiana law;	
19	(C) federal taxable income (as defined in Section 832 of the	
20	Internal Revenue Code) in the case of insurance companies	
21	subject to tax under Section 831 of the Internal Revenue	
22	Code and organized under Indiana law; or	
23	(D) federal taxable income (as defined for trusts and	
24	estates in Section 641(b) of the Internal Revenue Code) in	
25	the case of trusts and estates;	
26	the taxpayer shall add the amount of the deduction back in	
27	determining state adjusted gross income under IC 6-3-1-3.5 and	
28	IC 6-5.5-1-2.	
29	Sec. 20. The department shall establish a program to provide	
30	information to participating employers and eligible employees	
31	about the life long learning tax credit program established by this	
32	chapter.	
33	Sec. 21. (a) The department shall establish a program to certify	
34	participating employer and eligible employee contributions to an	
35	account as eligible for a credit. The program must provide that the	
36	participating employer applies for the credits on behalf of the	
37	participating employer and the participating employer's eligible	
38	employees. The program may permit an application to be made	
39	that covers more than one (1) taxable year.	
40	(b) The total amount of credits approved in a state fiscal year	
41	may not exceed the amount transferred in the state fiscal year from	

the skills 2016 training fund to the state general fund under



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IC 5-28-27-3(b)(1), less any administrative fees retained by the department under subsection (e). Qualifying applicants for a credit that apply to the department in the manner and in the form prescribed by the department shall be certified for a credit in the amount that the applicant estimates will be contributed to the accounts of eligible employees by lottery conducted by the department until the maximum amount of credits allowed under this section for a state fiscal year has been allocated among qualifying applicants. The certification may cover more than one (1) taxable year and need not match the state fiscal year of the transfer from the skills 2016 training fund to the year the credit is taken. However, the department may provide a procedure for an applicant that is denied a tax credit solely as a result of the cap imposed by this subsection to be given priority in the award of a credit in a subsequent state fiscal year. An award of the credit must indicate the part of the award that is for participating employer contributions and the part of the award that is available to eligible employees for eligible employee contributions.

- (c) The certification of a credit under this section applies only to contributions made after the date of the certification.
- (d) If the credits allocated to a participating employer or an eligible employee are not used as provided in the certification, the department may reallocate the unused credits to another qualified applicant in the order determined by the department.
- (e) The department may retain from the amount transferred in a state fiscal year from the skills 2016 training fund to the state general fund under IC 5-28-27-3(b)(1) an administrative allowance to reimburse the department for administering the pilot life long learning tax credit program.
- Sec. 22. (a) The department shall provide for a study of the pilot life long learning tax credit program established by this chapter. The evaluation must include a fiscal analysis of the program, including an assessment of the effectiveness of the provisions of this chapter to:
 - (1) retain jobs;
 - (2) increase income; and
 - (3) increase the tax base.
- The study must measure the extent to which life long learning practices are increased. The analysis may include a review of the practices and experiences of other states or political subdivisions with laws similar to this chapter.
 - (b) The department shall require employers applying for a



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1	credit under this chapter to provide the information that the
2	department determines is necessary to carry out the study required
3	by this section.
4	(c) The department shall report to the legislative council, not
5	later than November 1 of each year in an electronic format under
6	IC 5-14-6, on the progress of its study.
7	Sec. 23. Subject to the approval of the budget agency, the
8	department may receive and accept gifts and other donations from
9	any public or private source in its administration of the program.
10	SECTION 3. IC 22-4-10.5-0.5 IS ADDED TO THE INDIANA
11	CODE AS A NEW SECTION TO READ AS FOLLOWS
12	[EFFECTIVE UPON PASSAGE]: Sec. 0.5. This chapter expires

SECTION 4. IC 22-4-10.5-6 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 6. (a) The skills 2016 training program is to be administered by the department of workforce development Indiana economic development corporation in the manner prescribed by IC 22-4-18.3. IC 5-28-27.

(b) The Indiana economic development corporation shall enter into an agreement with the department of workforce development for the department of workforce development to administer the fund.

SECTION 5. IC 22-4-10.5-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 7. (a) After making the deposit required by subsection (b), The department shall deposit skills 2016 training assessments paid to the department under this chapter in the skills 2016 training fund established by IC 22-4-24.5-1. IC 5-28-27-2.

(b) After June 30, 2003, Unless the board approves a lesser amount, the department annually shall deposit the first four hundred fifty thousand dollars (\$450,000) in skills 2016 training assessments paid to the department under this chapter in the special employment and training services fund established by IC 22-4-25-1 for the training and counseling assistance described in IC 22-4-25-1(f).

SECTION 6. IC 22-4-25-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 1. (a) There is created in the state treasury a special fund to be known as the special employment and training services fund. All interest on delinquent contributions and penalties collected under this article, together with any voluntary contributions tendered as a contribution to this fund, and amounts deposited as required by IC 22-4-10.5-7(b), shall be paid into this fund. The money shall not be expended or available for

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expenditure in any manner which would permit their substitution for (or a corresponding reduction in) federal funds which would in the absence of said money be available to finance expenditures for the administration of this article, but nothing in this section shall prevent said money from being used as a revolving fund to cover expenditures necessary and proper under the law for which federal funds have been duly requested but not yet received, subject to the charging of such expenditures against such funds when received. The money in this fund shall be used by the board for the payment of refunds of interest on delinquent contributions and penalties so collected, for the payment of costs of administration which are found not to have been properly and validly chargeable against federal grants or other funds received for or in the employment and training services administration fund, on and after July 1, 1945. Such money shall be available either to satisfy the obligations incurred by the board directly, or by transfer by the board of the required amount from the special employment and training services fund to the employment and training services administration fund. No expenditure of this fund shall be made unless and until the board finds that no other funds are available or can properly be used to finance such expenditures, except that expenditures from said fund may be made for the purpose of acquiring lands and buildings or for the erection of buildings on lands so acquired which are deemed necessary by the board for the proper administration of this article. The board shall order the transfer of such funds or the payment of any such obligation or expenditure and such funds shall be paid by the treasurer of state on requisition drawn by the board directing the auditor of state to issue the auditor's warrant therefor. Any such warrant shall be drawn by the state auditor based upon vouchers certified by the board or the commissioner. The money in this fund is hereby specifically made available to replace within a reasonable time any money received by this state pursuant to 42 U.S.C. 502, as amended, which, because of any action or contingency, has been lost or has been expended for purposes other than or in amounts in excess of those approved by the bureau of employment security. The money in this fund shall be continuously available to the board for expenditures in accordance with the provisions of this section and shall not lapse at any time or be transferred to any other fund, except as provided in this article. Nothing in this section shall be construed to limit, alter, or amend the liability of the state assumed and created by IC 22-4-28, or to change the procedure prescribed in IC 22-4-28 for the satisfaction of such liability, except to the extent that such liability may be satisfied by and out of the funds of such special employment and training services fund created



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(b) The board, subject to the approval of the budget agency and governor, is authorized and empowered to use all or any part of the funds in the special employment and training services fund for the purpose of acquiring suitable office space for the department by way of purchase, lease, contract, or in any part thereof to purchase land and erect thereon such buildings as the board determines necessary or to assist in financing the construction of any building erected by the state or any of its agencies wherein available space will be provided for the department under lease or contract between the department and the state or such other agency. The commissioner may transfer from the employment and training services administration fund to the special employment and training services fund amounts not exceeding funds specifically available to the commissioner for that purpose equivalent to the fair, reasonable rental value of any land and buildings acquired for its use until such time as the full amount of the purchase price of such land and buildings and such cost of repair and maintenance thereof as was expended from the special employment and training services fund has been returned to such fund.

- (c) The board may also transfer from the employment and training services administration fund to the special employment and training services fund amounts not exceeding funds specifically available to the commissioner for that purpose equivalent to the fair, reasonable rental value of space used by the department in any building erected by the state or any of its agencies until such time as the department's proportionate amount of the purchase price of such building and the department's proportionate amount of such cost of repair and maintenance thereof as was expended from the special employment and training services fund has been returned to such fund.
- (d) Whenever the balance in the special employment and training services fund is deemed excessive by the board, the board shall order payment into the unemployment insurance benefit fund of the amount of the special employment and training services fund deemed to be excessive.
- (e) Subject to the approval of the board, the commissioner may use not more than five million dollars (\$5,000,000) during a program year for training provided by the state educational institution established under IC 20-12-61 to participants in joint labor and management apprenticeship programs approved by the United States Department of Labor's Bureau of Apprenticeship Training. Of the money allocated for training programs under this subsection, fifty percent (50%) is designated for industrial programs, and the remaining fifty (50%)

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percent is designated for building trade programs.

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(f) The commissioner shall allocate an amount not to exceed four hundred fifty thousand dollars (\$450,000) annually for training and counseling assistance under IC 22-4-14-2 provided by state educational institutions (as defined in IC 20-12-0.5-1) or counseling provided by the department of workforce development for individuals who:

- (1) have been unemployed for at least four (4) weeks;
- (2) are not otherwise eligible for training and counseling assistance under any other program; and
- (3) are not participating in programs that duplicate those programs described in subsection (e).

Training or counseling provided under IC 22-4-14-2 does not excuse the claimant from complying with the requirements of IC 22-4-14-3. Eligibility for training and counseling assistance under this subsection shall not be determined until after the fourth week of eligibility for unemployment training compensation benefits. The training and counseling assistance programs funded by this subsection must be approved by the United States Department of Labor's Bureau of Apprenticeship Training.

SECTION 7. IC 22-4-32-19 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 19. (a) At any time within four (4) years after the date upon which any contributions, skills 2016 training assessments under IC 22-4-10.5-3, or interest thereon were paid, an employing unit which has paid such contributions, skills 2016 training assessments, or interest thereon may make application for a refund of such contributions, skills 2016 training assessments, or an adjustment thereon in connection with subsequent contribution payments or skills 2016 training assessments. The commissioner shall thereupon determine whether or not such contribution or skills 2016 training assessment, or interest or any portion thereof was erroneously paid or wrongfully assessed and notify the employing unit in writing of its decision.

- (b) Such decision shall constitute the initial determination referred to in section 4 of this chapter and shall be subject to hearing and review as provided in sections 1 through 15 of this chapter.
- (c) The commissioner may grant such application in whole or in part and may allow the employing unit to make an adjustment thereof without interest in connection with subsequent contribution payments or skills 2016 training assessments. If such adjustment cannot be made, the commissioner may refund such amounts, without interest, from the fund. For like cause and within the same period, adjustments or refund may be made on the commissioner's own initiative. Any adjustments or

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1	refunds of interest or penalties collected for contributions due under
2	IC 22-4-10-1 shall be charged to and paid from the special employment
3	and training services fund created by IC 22-4-25. Any adjustments or
4	refunds of interest or penalties collected for skills 2016 training
5	assessments due under IC 22-4-10.5-3 shall be charged to and paid
6	from the skills 2016 training fund established by IC 22-4-24.5-1.
7	IC 5-28-27-2.
8	(d) If any assessment has become final by virtue of a decision of a
9	liability administrative law judge with the result that no proceeding for
.0	judicial review as provided in this article was instituted, no refund or
.1	adjustment with respect to such assessment shall be made.
2	SECTION 8. THE FOLLOWING ARE REPEALED [EFFECTIVE
3	UPON PASSAGE]: IC 22-4-18.3; IC 22-4-24.5-1; IC 22-4.5-2-5;
4	IC 22-4.5-3-4.
.5	SECTION 9. [EFFECTIVE UPON PASSAGE] On the effective
.6	date of this act:
7	(1) the skills 2016 training fund; and
. 8	(2) all the money in the skills 2016 training fund;
9	established by IC 22-4-24.5-1 (repealed by this act) are transferred
20	to the Indiana economic development corporation and deposited in
21	the skills 2016 training fund established by IC 5-28-27-2, as added
22	by this act, and administered by the department of workforce
23	development under an agreement between the Indiana economic
24	development corporation and the department of workforce
2.5	development.
26	SECTION 10. [EFFECTIVE JULY 1, 2005] IC 6-3.1-29, as added
27	by this act, applies only to taxable years beginning after December
28	31, 2005.
29	SECTION 11. An emergency is declared for this act.



COMMITTEE REPORT

Madam President: The Senate Committee on Economic Development and Technology, to which was referred Senate Bill No. 536, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Replace the effective dates in SECTIONS 1 through 6 with "[EFFECTIVE UPON PASSAGE]".

Page 1, between lines 4 and 5, begin a new paragraph and insert:

"Sec. 1. This chapter expires December 31, 2008.".

Page 1, line 5, delete "Sec. 1." and insert "Sec. 2.".

Page 1, line 6, delete "section 2" and insert "section 3".

Page 1, line 7, delete "Sec. 2." and insert "Sec. 3.".

Page 1, line 16, after "annually" insert "by the Indiana economic development corporation".

Page 2, line 2, delete "employers, educational institutions," and insert "employers".

Page 2, line 2, after "for" insert "incumbent".

Page 2, line 3, delete "grants." and insert "grants that enable workers to obtain recognizable credentials or certifications and transferable employment skills that improve employer competitiveness.".

Page 2, between lines 3 and 4, begin a new paragraph and insert:

- "(c) Special consideration shall be given to the state educational institution established under IC 20-12-61 to be the provider of the training funded under this chapter whenever the state educational institution:
 - (1) meets the identified training needs of an employer or a consortium with an existing credentialing or certification program; and
 - (2) is the most cost effective provider.
- (d) The secretary of commerce shall allocate the money in the fund in accordance with subsections (b) and (c).".

Page 2, line 4, delete "(c)" and insert "(e)".

Page 2, line 4, delete "corporation" and insert "department of workforce development".

Page 2, line 4, delete "fund." and insert "fund using money appropriated from the fund.".

Page 2, line 5, delete "(d)" and insert "(f)".

Page 2, line 7, delete "Interest that".

Page 2, delete line 8.

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Page 2, line 9, delete "(e)" and insert "(g)".

Page 2, line 11, delete "(f)" and insert "(h)".

Page 2, delete lines 16 through 19.

Page 2, line 20, delete "(h)" and insert "(i)".

Page 2, between lines 22 and 23, begin a new paragraph and insert: "SECTION 2. IC 22-4-10.5-0.5 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: **Sec. 0.5. This chapter expires December 31, 2008.**".

Page 2, line 29, strike "(a) After making the".

Page 2, line 30, strike "deposit required by subsection (b),".

Page 2, line 30, delete "the" and insert "The".

Page 2, line 34, strike "(b)".

Page 2, line 34, strike "Unless the board approves a lesser amount,".

Page 2, strike lines 35 through 39.

Page 3, line 33, delete "IC 22-4-10.5-9;".

Page 3, line 33, delete "IC 22-4-24.5-1." and insert "IC 22-4-24.5-1; IC 22-4.5-2-5; IC 22-4.5-3-4.".

Page 3, line 34, delete "July 1, 2005:" and insert "the effective date of this act:".

Page 3, line 40, delete "act." and insert "act, and administered by the department of workforce development.".

Page 3, after line 40, begin a new paragraph and insert:

"SECTION 8. An emergency is declared for this act.".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 536 as introduced.)

FORD, Chairperson

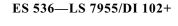
Committee Vote: Yeas 5, Nays 2.













SENATE MOTION

Madam President: I move that Senator Drozda be added as second author of Engrossed Senate Bill 536.

CLARK

SENATE MOTION

Madam President: I move that Senate Bill 536 be amended to read as follows:

Page 1, line 17, delete "by the Indiana".

Page 2, line 1, delete "economic development corporation".

Page, 2, line 17, delete "(c)." and insert "(c), after considering recommendations made by the department of workforce development.".

Page 2, line 18, after "The" insert "corporation shall enter into an agreement with the".

Page 2, line 18, delete "shall" and insert "for the department of workforce development to".

Page 2, between lines 29 and 30, begin a new line block indented and insert:

"(4) Interest and penalties collected.".

Page 2, line 31, after "expenditures" insert "for the program established under IC 22-4-10.5".

Page 2, line 32, delete "chapter." and insert "chapter, after considering recommendations made by the department of workforce development.".

Page 2, line 38, after "Sec. 6." insert "(a)".

Page 2, between lines 41 and 42, begin a new paragraph and insert:

"(b) The Indiana economic development corporation shall enter into an agreement with the department of workforce development for the department of workforce development to administer the fund.".

Page 4, line 15, delete "development." and insert "development under an agreement between the Indiana economic development corporation and the department of workforce development.".

(Reference is to SB 536 as printed February 23, 2005.)

CLARK











COMMITTEE REPORT

Mr. Speaker: Your Committee on Commerce, Economic Development and Small Business, to which was referred Senate Bill 536, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 2, between lines 38 and 39, begin a new paragraph and insert: "SECTION 2. IC 6-3.1-29 IS ADDED TO THE INDIANA CODE AS A **NEW** CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]:

Chapter 29. Life Long Learning Tax Credit

- Sec. 1. As used in this chapter, "account" refers to an account that qualifies as a life long learning account under this chapter.
- Sec. 2. As used in this chapter, "credit" refers to a life long learning tax credit granted under this chapter against state tax liability.
- Sec. 3. As used in this chapter, "department" refers to the department of workforce development.
- Sec. 4. As used in this chapter, "eligible education expense" means a payment for education, including tuition and fees and similar payments, books, supplies, equipment, and tools or supplies that may be retained by the employee after completion of a course of instruction, other than the following:
 - (1) Meals, lodging, or transportation.
 - (2) Any course or other education involving sports, games, or hobbies.
- Sec. 5. As used in this chapter, "eligible employee" means the following:
 - (1) A full-time employee of a participating employer.
 - (2) A part-time employee of a participating employer, if the part-time employee has the part-time employee's principal place of business with the participating employer in Indiana and the participating employer elects in the participating employer's application to the department under this chapter to include part-time employees in the participating employer's plan.
- Sec. 6. As used in this chapter, "full-time employee" means an individual who:
 - (1) is employed for consideration for at least thirty-five (35) hours each week or who renders any other standard of service generally accepted by custom or specified by contract as full-time employment; and

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- (2) has the individual's principal place of employment in Indiana with a participating employer.
- Sec. 7. As used in this chapter, "participating employer" means a corporation, person, or pass through entity that:
 - (1) employs at least one (1) eligible employee; and
 - (2) is selected under this chapter to participate in a pilot life long learning tax credit program under this chapter.
 - Sec. 8. As used in this chapter, "pass through entity" means a:
 - (1) corporation that is exempt from the adjusted gross income tax under IC 6-3-2-2.8(2);
 - (2) partnership;
 - (3) trust;
 - (4) limited liability company; or
 - (5) limited liability partnership.
- Sec. 9. As used in this chapter, "plan" refers to a life long learning plan that provides for the payment of eligible education expenses through an account.
- Sec. 10. As used in this chapter, "state tax liability" means a taxpayer's total tax liability that is incurred under:
 - (1) IC 6-3-1 through IC 6-3-7 (the adjusted gross income tax);
 - (2) IC 27-1-18-2 (the insurance premiums tax); and
 - (3) IC 6-5.5 (the financial institutions tax);
- as computed after the application of the credits that under IC 6-3.1-1-2 are to be applied before the credit provided by this chapter.
- Sec. 11. The pilot life long learning tax credit program is established to encourage life long learning practices by eligible employees. The department shall administer the program.
- Sec. 12. (a) An eligible employee that makes an employee contribution to an account is eligible for a credit in a taxable year against the employee's state tax liability in the taxable year.
- (b) The amount of the credit is equal to the least of the following:
 - (1) The employee contribution made by an eligible employee to the account in the taxable year.
 - (2) Five hundred dollars (\$500).
 - (3) The amount of the credits allocated by the department to the eligible employee for the taxable year.
- Sec. 13. (a) A participating employer that makes an employer matching contribution to an account is eligible for a credit in a taxable year against the participating employer's state tax liability in the taxable year.

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(b) The amount of the credit is equal to the amount determined under STEP THREE of the following formula:

STEP ONE: Determine the lesser of the following for each account:

- (A) The participating employer contribution made to the account of an eligible employee in the taxable year.
- (B) Five hundred dollars (\$500).

STEP TWO: Determine the sum of the STEP ONE amounts. STEP THREE: Determine the lesser of the following:

- (A) The STEP TWO amount.
- (B) The amount of the credit allocated by the department to the participating employer for the taxable year.

Sec. 14. (a) If:

- (1) a pass through entity does not have state income tax liability against which the credit provided by this chapter may be applied; and
- (2) the pass through entity would be eligible for a credit under this chapter if the pass through entity were a taxpayer; a shareholder, partner, or member of the pass through entity is entitled to a credit under this chapter.
- (b) Subject to this chapter, the amount of the credit to which a shareholder, partner, or member is entitled is equal to:
 - (1) the credit determined for the pass through entity for the taxable year as if the pass through entity were a taxpayer with state tax liability in the amount of the credit; multiplied by
 - (2) the percentage of the pass through entity's distributive income to which the shareholder or partner is entitled.
- Sec. 15. (a) If the amount of the credit provided under this chapter for a taxpayer in a taxable year exceeds the taxpayer's state tax liability for that taxable year, the taxpayer may carry the excess over to subsequent taxable years until the entire credit is used. The amount of the credit carryover from a taxable year shall be reduced to the extent that the carryover is used by the taxpayer to obtain a credit under this chapter for any subsequent taxable year.
- (b) A taxpayer is not entitled to a carryback or refund of any unused credit.

Sec. 16. To receive the credit, a taxpayer must claim the credit on the taxpayer's annual state tax return or returns in the manner prescribed by the department of state revenue. The taxpayer shall submit to the department of state revenue the information that the department of state revenue determines is necessary for the C









department of state revenue to determine whether the taxpayer is eligible for the credit.

- Sec. 17. To qualify as a life long learning plan under this chapter, the plan must meet all of the following criteria:
 - (1) Be in writing.
 - (2) Cover at least all full-time employees of the participating employer and, if the participating employer elects to cover part-time employees under the plan, all part-time employees.
 - (3) Provide for the establishment of an account for each eligible employee to which:
 - (A) an eligible employee makes contributions for the payment of eligible education expenses; and
 - (B) the participating employer makes matching contributions on a dollar for dollar basis for the purpose of paying eligible education expenses.

However, the plan may limit the maximum amount that the participating employer must match. The limitation must uniformly apply to all full-time employees of the employer. If the participating employer elects to have part-time employees participate in the plan, the participating employer may impose a different uniform limitation for part-time employees.

- (4) Subject to section 18 of this chapter, provide that the account may be used only to pay eligible education expenses incurred by or on behalf of an eligible employee for education selected at the sole discretion of the eligible employee.
- (5) Provide that the availability of the plan does not reduce or substitute for any other education program provided by the participating employer, including the provision, by a participating employer, of courses of instruction for the participating employer's eligible employees (including books, supplies, and equipment).
- (6) Provide procedures for dissemination of information about the plan, including the federal and state income tax consequences of the plan.
- (7) Provide for reporting to the department of state revenue of the information prescribed by the department of state revenue.
- (8) Provide procedures for the allocation of credits certified by the department for the participating employer's eligible employees among the participating employer's eligible employees.

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(9) Be certified by the department as a plan.

Sec. 18. (a) To qualify as a life long learning account under this chapter, the account must meet all the following criteria:

- (1) Be established and administered in accordance with a plan.
- (2) Subject to this section, be used only to pay eligible education expenses incurred by or on behalf of an eligible employee for education selected at the sole discretion of the eligible employee.
- (3) Be held by a trustee or fiduciary, including the treasurer of state, approved by the department.
- (b) Money in an account that is contributed by an eligible employee is held in trust for the eligible employee. An eligible employee may withdraw the eligible employee's contribution to the account at any time for any purpose. However, if the amount is not withdrawn to:
 - (1) pay eligible education expenses; or
 - (2) transfer the money in the manner prescribed by the department of state revenue to the account of another participating employer;

the individual forfeits any tax benefit that the individual received under this chapter for the amount withdrawn. The department of state revenue shall prescribe a method for recovery of the tax benefit in the taxable year in which the event causing the forfeiture of the tax benefit occurs.

- (c) An account may consist of gifts to an account in addition to contributions by an eligible employee or a participating employer. However, a gift to an account may be used only to pay eligible education expenses.
- (d) Transfer of an unused employer contribution as an employer contribution to another account does not result in forfeiture of a tax benefit received under this chapter. However, the employer is not eligible for an additional credit for the amount transferred.
- Sec. 19. A taxpayer that receives a credit for a contribution to an account is not entitled to a separate deduction for an eligible education expense in the taxable year that the eligible education expense is paid from the account. If the taxpayer deducted the eligible education expense in computing for federal income tax purposes:
 - (1) federal adjusted gross income in the case of an individual;
 - (2) in the case of taxpayers other than an individual:

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- (A) federal taxable income (as defined in Section 63 of the Internal Revenue Code) in the case of corporations;
- (B) federal life insurance company taxable income (as defined in Section 801 of the Internal Revenue Code) in the case of life insurance companies (as defined in Section 816(a) of the Internal Revenue Code) that are organized under Indiana law;
- (C) federal taxable income (as defined in Section 832 of the Internal Revenue Code) in the case of insurance companies subject to tax under Section 831 of the Internal Revenue Code and organized under Indiana law; or
- (D) federal taxable income (as defined for trusts and estates in Section 641(b) of the Internal Revenue Code) in the case of trusts and estates;

the taxpayer shall add the amount of the deduction back in determining state adjusted gross income under IC 6-3-1-3.5 and IC 6-5.5-1-2.

- Sec. 20. The department shall establish a program to provide information to participating employers and eligible employees about the life long learning tax credit program established by this chapter.
- Sec. 21. (a) The department shall establish a program to certify participating employer and eligible employee contributions to an account as eligible for a credit. The program must provide that the participating employer applies for the credits on behalf of the participating employer and the participating employer's eligible employees. The program may permit an application to be made that covers more than one (1) taxable year.
- (b) The total amount of credits approved in a state fiscal year may not exceed the amount transferred in the state fiscal year from the skills 2016 training fund to the state general fund under IC 22-4-24.5-1(c), less any administrative fees retained by the department under subsection (e). Qualifying applicants for a credit that apply to the department in the manner and in the form prescribed by the department shall be certified for a credit in the amount that the applicant estimates will be contributed to the accounts of eligible employees by lottery conducted by the department until the maximum amount of credits allowed under this section for a state fiscal year has been allocated among qualifying applicants. The certification may cover more than one (1) taxable year and need not match the state fiscal year of the transfer from the skills 2016 training fund to the year the credit is









taken. However, the department may provide a procedure for an applicant that is denied a tax credit solely as a result of the cap imposed by this subsection to be given priority in the award of a credit in a subsequent state fiscal year. An award of the credit must indicate the part of the award that is for participating employer contributions and the part of the award that is available to eligible employees for eligible employee contributions.

- (c) The certification of a credit under this section applies only to contributions made after the date of the certification.
- (d) If the credits allocated to a participating employer or an eligible employee are not used as provided in the certification, the department may reallocate the unused credits to another qualified applicant in the order determined by the department.
- (e) The department may retain from the amount transferred in a state fiscal year from the skills 2016 training fund to the state general fund under IC 22-4-24.5-1(c) an administrative allowance to reimburse the department for administering the pilot life long learning tax credit program.

Sec. 22. (a) The department shall provide for a study of the pilot life long learning tax credit program established by this chapter. The evaluation must include a fiscal analysis of the program, including an assessment of the effectiveness of the provisions of this chapter to:

- (1) retain jobs;
- (2) increase income; and
- (3) increase the tax base.

The study must measure the extent to which life long learning practices are increased. The analysis may include a review of the practices and experiences of other states or political subdivisions with laws similar to this chapter.

- (b) The department shall require employers applying for a credit under this chapter to provide the information that the department determines is necessary to carry out the study required by this section.
- (c) The department shall report to the legislative council, not later than November 1 of each year in an electronic format under IC 5-14-6, on the progress of its study.
- Sec. 23. Subject to the approval of the budget agency, the department may receive and accept gifts and other donations from any public or private source in its administration of the program.".

Page 3, between lines 21 and 22, begin a new paragraph and insert: "SECTION 6. IC 22-4-24.5-1 IS AMENDED TO READ AS

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FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 1. (a) The skills 2016 training fund is established to do the following:

- (1) Administer the costs of the skills 2016 training program established by IC 22-4-10.5.
- (2) Undertake any program or activity that furthers the purposes of IC 22-4-10.5.
- (3) Refund skills 2016 training assessments erroneously collected and deposited in the fund.
- (b) Fifty-five Fifty-four percent (55%) (54%) of the money in the fund shall be allocated to the state educational institution established under IC 20-12-61. The money so allocated to that state educational institution shall be used as follows:
 - (1) An amount to be determined annually shall be allocated to the state educational institution established under IC 20-12-61 for its costs in administering the training programs described in subsection (a). However, the amount so allocated may not exceed fifteen percent (15%) of the total amount of money allocated under this subsection.
 - (2) After the allocation made under subdivision (1), fifty percent (50%) shall be used to provide training to participants in joint labor and management building trades apprenticeship programs approved by the United States Department of Labor's Bureau of Apprenticeship Training.
 - (3) After the allocation made under subdivision (1), fifty percent (50%) shall be used to provide training to participants in joint labor and management industrial apprenticeship programs approved by the United States Department of Labor's Bureau of Apprenticeship Training.
- (c) One percent (1%) of the money in the fund shall be transferred to the state general fund to replace revenue lost as the result of life long learning credits granted under IC 6-3.1-29 plus any administrative fees retained by the department of workforce development under IC 6-3.1-29-21(e).
- (c) (d) The remainder of the money in the fund shall be allocated as follows:
 - (1) An amount to be determined annually shall be set aside for the payment of refunds from the fund.
 - (2) The remainder of the money in the fund after the allocations provided for in subsection subsections (b) and (c) and subdivision (1) shall be allocated to other incumbent worker training programs.
 - (d) (e) The fund shall be administered by the board. However, all











disbursements from the fund must be recommended by the incumbent workers training board and approved by the board as required by IC 22-4-18.3-6.

- (e) (f) The treasurer of state shall invest the money in the fund not currently needed to meet the obligations of the fund in the same manner as other public money may be invested. Interest that accrues from these investments shall be deposited in the fund.
- (f) (g) Money in the fund at the end of a state fiscal year does not revert to the state general fund.
 - (g) (h) The fund consists of the following:
 - (1) Assessments deposited in the fund.
 - (2) Earnings acquired through the use of money belonging to the fund.
 - (3) Money received from the fund from any other source.
 - (4) Interest earned from money in the fund.
 - (5) Interest and penalties collected.
- (h) (i) All money deposited or paid into the fund is appropriated annually for disbursements authorized by this section.
- (i) (j) Not later than April 30 each year, the department shall prepare an annual report that shows the amount of unobligated money in the fund on that date.
- (j) (k) The incumbent workers training board may reallocate the unobligated money shown in the annual report required by subsection (i) (j) in accordance with subsections (b) and $\frac{(c)(2)}{(c)(2)}$.
- (k) (l) Any balance in the fund does not lapse but is available continuously to the department for expenditures consistent with this chapter.".

Page 4, between lines 27 and 28, begin a new paragraph and insert: "SECTION 10. [EFFECTIVE JULY 1, 2005] IC 6-3.1-29, as added by this act, applies only to taxable years beginning after December 31, 2005.".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 536 as reprinted March 1, 2005.)

BORROR, Chair

Committee Vote: yeas 6, nays 5.

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HOUSE MOTION

Mr. Speaker: I move that Engrossed Senate Bill 536 be amended to read as follows:

Page 2, between lines 1 and 2, begin a new line block indented and insert:

"(2) Five hundred thousand dollars (\$500,000) shall be allocated annually for training and counseling assistance described in subsection (j)."

Page 2, line 2, delete "(2)" and insert "(3)".

Page 2, between lines 38 and 39, begin a new paragraph and insert:

- "(j) The department of workforce development shall establish procedures for applications for grants for training and counseling assistance for individuals who:
 - (1) are:
 - (A) members of a minority group (as defined in 4-13-16.5-1); or
 - (B) women;
 - (2) have been unemployed for at least four (4) weeks; and
 - (3) are not otherwise eligible for training and counseling assistance under any other program.

Training and counseling assistance described in this subsection may include training and counseling assistance described in IC 22-4-25-1(f). The corporation shall award grants for training and counseling assistance under this subsection in accordance with the guidelines adopted by the department of workforce development."

(Reference is to ESB 536 as printed March 25, 2005.)

BORROR

HOUSE MOTION

Mr. Speaker: I move that Engrossed Senate Bill 536 be amended to read as follows:

Page 1, between lines 16 and 17, begin a new line block indented and insert:

"(1) One percent (1%) of the money in the fund annually shall be transferred to the state general fund to replace revenue lost as the result of life long learning credits granted under IC 6-3.1-29 plus any administrative fees retained by the

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department of workforce development under IC 6-3.1-29-21(e).".

Page 1, line 17, delete "(1)" and insert "(2)".

Page 2, between lines 1 and 2, begin a new line block indented and insert:

"(3) Five hundred thousand dollars (\$500,000) shall be allocated annually for training and counseling assistance described in subsection (j).".

Page 2, line 2, delete "(2)" and insert "(4)".

Page 2, between lines 38 and 39, begin a new paragraph and insert:

- "(j) The department of workforce development shall establish procedures for applications for grants for training and counseling assistance for individuals who:
 - (1) are:
 - (A) members of a minority group (as defined in IC 4-13-16.5-1); or
 - (B) women;
 - (2) have been unemployed for at least four (4) weeks; and
 - (3) are not otherwise eligible for training and counseling assistance under any other program.

The corporation shall award grants for training and counseling assistance under this subsection in accordance with the guidelines adopted by the department of workforce development.".

Page 8, line 21, delete "IC 22-4-24.5-1(c)" and insert "IC 5-28-27-3(b)(1)".

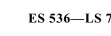
Page 9, line 5, delete "IC 22-4-24.5-1(c)" and insert "IC 5-28-27-3(b)(1)".

Page 10, delete lines 13 through 42.

Page 11, delete lines 1 through 40, begin a new paragraph and insert:

"SECTION 6. IC 22-4-25-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 1. (a) There is created in the state treasury a special fund to be known as the special employment and training services fund. All interest on delinquent contributions and penalties collected under this article, together with any voluntary contributions tendered as a contribution to this fund, and amounts deposited as required by IC 22-4-10.5-7(b), shall be paid into this fund. The money shall not be expended or available for expenditure in any manner which would permit their substitution for (or a corresponding reduction in) federal funds which would in the absence of said money be available to finance expenditures for the administration of this article, but nothing in this section shall prevent

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said money from being used as a revolving fund to cover expenditures necessary and proper under the law for which federal funds have been duly requested but not yet received, subject to the charging of such expenditures against such funds when received. The money in this fund shall be used by the board for the payment of refunds of interest on delinquent contributions and penalties so collected, for the payment of costs of administration which are found not to have been properly and validly chargeable against federal grants or other funds received for or in the employment and training services administration fund, on and after July 1, 1945. Such money shall be available either to satisfy the obligations incurred by the board directly, or by transfer by the board of the required amount from the special employment and training services fund to the employment and training services administration fund. No expenditure of this fund shall be made unless and until the board finds that no other funds are available or can properly be used to finance such expenditures, except that expenditures from said fund may be made for the purpose of acquiring lands and buildings or for the erection of buildings on lands so acquired which are deemed necessary by the board for the proper administration of this article. The board shall order the transfer of such funds or the payment of any such obligation or expenditure and such funds shall be paid by the treasurer of state on requisition drawn by the board directing the auditor of state to issue the auditor's warrant therefor. Any such warrant shall be drawn by the state auditor based upon vouchers certified by the board or the commissioner. The money in this fund is hereby specifically made available to replace within a reasonable time any money received by this state pursuant to 42 U.S.C. 502, as amended, which, because of any action or contingency, has been lost or has been expended for purposes other than or in amounts in excess of those approved by the bureau of employment security. The money in this fund shall be continuously available to the board for expenditures in accordance with the provisions of this section and shall not lapse at any time or be transferred to any other fund, except as provided in this article. Nothing in this section shall be construed to limit, alter, or amend the liability of the state assumed and created by IC 22-4-28, or to change the procedure prescribed in IC 22-4-28 for the satisfaction of such liability, except to the extent that such liability may be satisfied by and out of the funds of such special employment and training services fund created by this section.

(b) The board, subject to the approval of the budget agency and governor, is authorized and empowered to use all or any part of the funds in the special employment and training services fund for the

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purpose of acquiring suitable office space for the department by way of purchase, lease, contract, or in any part thereof to purchase land and erect thereon such buildings as the board determines necessary or to assist in financing the construction of any building erected by the state or any of its agencies wherein available space will be provided for the department under lease or contract between the department and the state or such other agency. The commissioner may transfer from the employment and training services administration fund to the special employment and training services fund amounts not exceeding funds specifically available to the commissioner for that purpose equivalent to the fair, reasonable rental value of any land and buildings acquired for its use until such time as the full amount of the purchase price of such land and buildings and such cost of repair and maintenance thereof as was expended from the special employment and training services fund has been returned to such fund.

- (c) The board may also transfer from the employment and training services administration fund to the special employment and training services fund amounts not exceeding funds specifically available to the commissioner for that purpose equivalent to the fair, reasonable rental value of space used by the department in any building erected by the state or any of its agencies until such time as the department's proportionate amount of the purchase price of such building and the department's proportionate amount of such cost of repair and maintenance thereof as was expended from the special employment and training services fund has been returned to such fund.
- (d) Whenever the balance in the special employment and training services fund is deemed excessive by the board, the board shall order payment into the unemployment insurance benefit fund of the amount of the special employment and training services fund deemed to be excessive.
- (e) Subject to the approval of the board, the commissioner may use not more than five million dollars (\$5,000,000) during a program year for training provided by the state educational institution established under IC 20-12-61 to participants in joint labor and management apprenticeship programs approved by the United States Department of Labor's Bureau of Apprenticeship Training. Of the money allocated for training programs under this subsection, fifty percent (50%) is designated for industrial programs, and the remaining fifty (50%) percent is designated for building trade programs.
- (f) The commissioner shall allocate an amount not to exceed four hundred fifty thousand dollars (\$450,000) annually for training and counseling assistance under IC 22-4-14-2 provided by state educational

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institutions (as defined in IC 20-12-0.5-1) or counseling provided by the department of workforce development for individuals who:

- (1) have been unemployed for at least four (4) weeks;
- (2) are not otherwise eligible for training and counseling assistance under any other program; and
- (3) are not participating in programs that duplicate those programs described in subsection (e).

Training or counseling provided under IC 22-4-14-2 does not excuse the claimant from complying with the requirements of IC 22-4-14-3. Eligibility for training and counseling assistance under this subsection shall not be determined until after the fourth week of eligibility for unemployment training compensation benefits. The training and counseling assistance programs funded by this subsection must be approved by the United States Department of Labor's Bureau of Apprenticeship Training:".

Renumber all SECTIONS consecutively.

(Reference is to ESB 536 as printed March 25, 2005.)

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